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TETU II II							Wa		D.C. 20231 www.uspto.gov
U.S. APPLICATION NO.			FIRST NAMED A	APPLICANT		Α.	TTY. DOCKE	T NO.	
09/89	0312	F	PALICOT		J		136.16	51	
					INTERNA	TIONAL API	PLICATION N	NO.	
JAMES E NILLI					PC	T/FR00	/00152		
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	CONSIN AVENU	JE			25 JAN (00	27 .	JAN 99	
MILWAUKEE, \	WI 53202		•			i	Λ Λ	CED	2004
					DATE MAI	LED:	v±,	SEP	2001
NOTIFICAT					R 35 U.S.C. 37 ICE (DO/EO/I		THE U	NITEI)
1. The following							demark		
_ ** 0 *	a Designated C Basic National Fe		.494) [≱ an El ☐ Indication o		ce (37 CFR 1.495)	:			
انتا	of the internation		_		rnational application	on into P	English.		
(Z) Oath or Declaration of inventors(s). Translation of Article 19 amendments into Eng							-		
	of Article 19 ame	•							
رشا	ty Document.	ninam Evaminati	on Deposet in En	alich and it	s Annexes, if any.				
_				-	n Report into Engl				
2. Applicant h	as requested early	processing under	35 U.S.C. 371((f) but has	not filed the follow	ving indic	cated iten	ns and/o	or
the indicated items					of the international	l applica	tion must	be filed	1
prior to 20 or 30 n	nonths from the probabilities of the Basic National Fed		Copy of the		nal application.				
3. The following acceptance under 3		ımished within th	e period set fort	th below in	order to complete	the requ	irements	for	
		-	_	_	l be required if sut	bmitted			
					ate. n the attached Noti	ice of De	efective		
	Translation. cessing fee for pr	oviding the transl	ation of the appl	lication and	l/or the Annexes la	ater than	the		
	appropriate 20 or			•		nnonorki	idantifri		
	he application (pr	eferably by the In	ternational appl	ication num	1.497(a) and (b), puber and internationate 20 or 30 month	nal filing	g date).	A	
<u>r</u>				th 37 CFR	1.497(a) and (b) fe	or the re	asons		
	ndicated on the at charge for provid			han the app	propriate 20 or 30 i	months f	rom the		
4. Additional clair	priority date (37 C		aroe entity — s	mall entity	, including any req	mired m	ultinle de	nendent	
claim fee, are required (37 CFR 1.49)	ired. Applicant n	nust submit the ac							
5. Applicant ha	as not submitted th	ne required seque	nce listing pursu	ant to 37 C	CFR 1.821-1.825.	See atta	ached		
ALL OF THE IT MONTHS FROM THE PRIORITY RESPOND WILL	THE DATE OF DATE FOR THI	THIS NOTICE APPLICATION	OR BY 22 OR N, WHICHEVI	32 MON	THS (where 37 CI	FR 1.495	5 applies)	FROM	ſ
The time period se 1.136(a).	t above may be ex	tended by filing	a petition and fee	e for exten	sion of time under	the prov	visions of	37 CFR	
6. If box 3a or 3c Annexes will be ca 7. The Article or 30 (37 CFR 1.4	ncelled. A proces 19 amendments ar	ssing fee will be a re cancelled since	equired if subm a translation wa	itted later (than 20 or 30 mont	ths from	the prior	ity date.	•
Applicant is reminaddress given in the						iust be m	nailed to t	the	
	A conv of	this notice N	(UST be re	turned s	with this resp	OTSE.			
Enclosed: PC	71 COPY CY 7/DO/EO/917		e of Defective T						
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FORM PCT/DO/EO/905 (March 2001)

Paulette Kidwell, Paralegal
Telephone: 703-305-3656







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U.S. APPLICATION NO.	FIRST NAMED APPLICANT	r	ATTY, DOCKET NO.		
09/890312	PALICOT	J	136.161		
		INTERNATIONAL	APPLICATION NO.		
JAMES E NILLES NILLES & NILLES		PCT/FR	PCT/FR00/00152		
FIRSTAR CENTER-SUITE 2000		I.A. FILING DATE	PRIORITY DATE		
777 EAST WISCONSIN AVENUE MILWAUKEE, WI 53202		25 JAN 00	27 JAN 99		
		DATE MAILED:	04 SEP 20		

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

applicati	ath or declaration, properly identifying this application (preferably by the international on number and international filing date) is required. The oath or declaration does not compCFR 1.497(a),(b) and (f) in that it:
2.	not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68. oes not identify the application to which it is directed. oes not identify the inventor(s). oes not identify the citizenship of each inventor. oes not state that the person making the oath or declaration believes the named inventor or inventors of the original and first inventor or inventors of the subject matter which is claimed and for which patent is sought.
1.497(a) WILL R	E TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET ESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ONMENT OF THE APPLICATION.
Addition	ally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1.	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.
2.	does not state that the person making the oath or declaration:
a. [has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
ъ	acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.
3. 🔲	does not identify the foreign application for patent or inventor's certificate for which a claim for priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

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country, day, month, and year of its filing.